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Attorneys for Plaintiff,  
VELTEX CORPORATION

UNITED STATES DISTRICT COURT  
CENTRAL DISTRICT OF CALIFORNIA, WESTERN DIVISION

VELTEX CORPORATION, a Utah  
corporation

Plaintiff,

v.

JAVEED AZZIZ MATIN, an  
individual; TANZILA SULTANA,  
an individual; SAASHA  
CAMPBELL, an individual;  
MAZAR HAQUE, an individual;  
ALLEN E. BENDER, an  
individual; VELTEX USA, INC., a  
Delaware corporation; VELTEX  
APPAREL, INC., a California  
corporation; VELTEX  
INDUSTRIES, INC., a Delaware  
corporation; VELTEX  
EXPLORER, INC., a Canadian  
corporation; VELTEX CANADA,  
INC., a Canadian corporation;  
WILSHIRE EQUITY, INC. aka  
WILSHIRE EQUITIES, INC., a  
Colorado corporation; AMERICAN  
REGISTRAR & TRANSFER CO.,  
a Utah corporation; PATRICK R.  
DAY, an individual; RICHARD M.  
DAY, an individual; MOORE &  
ASSOCIATES, CHARTERED, a  
Nevada corporation; MICHAEL J.  
MOORE, an individual;  
CHISOLM, BIERWOLF, NILSON

CASE NO. CV101746 ABC PJWx)

**RENEWAL OF JUDGMENT BY  
CLERK**

[NO HEARING SCHEDULED]

1 & MORRILL, CPA aka  
 2 CHISHOLM, BIERWOLF &  
 3 NILSON, LLC, a Utah limited  
 4 liability company; BRAD B.  
 5 HAYNES, an individual; ANNE  
 6 TAHIM, an individual; JAAK U.  
 7 OLESK, an individual; and  
 8 CARMINE J. BUA, an individual,

9 Defendants.

10 **WHEREAS**, a judgment was entered in this action on March 26, 2012  
 11 (Docket No. 217) in favor of Plaintiff and judgment creditor VELTEX  
 12 CORPORATION (“Judgment Creditor”) in the amount of \$100,078,621.00 as  
 13 against Defendants and judgment debtors JAVEED AZZIZ MATIN (“Matin”),  
 14 TANZILA SULTANA (“Sultana”), MAZHAR HAQUE (“Haque”), VELTEX  
 15 USA, INC. (“Veltex USA”), VELTEX APPAREL, INC. (“Veltex Apparel”),  
 16 VELTEX INDUSTRIES, INC. (“Veltex Industries”), MOORE & ASSOCIATES  
 17 CHARTERED (“Moore & Associates”), MICHAEL J. MOORE (“Moore”) and  
 18 WILSHIRE EQUITY, INC. aka WILSHIRE EQUITIES, INC. (“Wilshire”)  
 19 (collectively, “Judgment Debtors”);

20 **WHEREAS**, upon declaration of counsel, Judgment Debtors have failed to  
 21 pay any portion of the judgment and remain indebted to Judgment Creditor for the  
 22 full principal amount of the judgment plus accrued interest;


23 **WHEREAS**, Judgment Creditor has filed an Application for Renewal of the  
 24 judgment within the statutory ten (10) year period for renewal provided in  
 25 California Code of Civil Procedure §683.120(a);

26 **THEREFORE, IT IS HEREBY ORDERED** that the judgment entered  
 27 against Judgment Debtors on March 26, 2012 be renewed as to each of them,  
 28 jointly and severally, and with respect to the money portion of the judgment as  
 follows:

Renewal of Money Judgment:

a. Total Judgment .....\$100,078,621.00  
 b. Credits after Judgment ..... \$0.00  
 c. Subtotal .....\$100,078,621.00  
 d. Interest after Judgment Computed from  
 March 27, 2012 through March 25, 2022  
 at 0.21% per annum..... \$2,101,651.04  
 e. Total Renewed Judgment  
 (Subtotal plus Interest)..... \$102,180,272.04

DATED: March 10, 2022

  
 CLERK OF THE COURT  
 UNITED STATES DISTRICT COURT  
 CENTRAL DISTRICT OF CALIFORNIA

KIRY K GRAY, CLERK OF COURT  
 UNITED STATES DISTRICT COURT